

UNITED STAT... DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK WISSINIPRON, D.C. 20231

DATE MAILED:

FIRST NAMED APPLICANT ATTORNEY DOCKET NO. APPLICATION NUMBER 156092 1/8/01 amA FXAMINER Baker M. PAPER NUMBER ART UNIT

INTERVIEW SUMMARY

All participants (applicant, applicant's representative, PTO personnel): (1) Name Raker, CXR. (3) May Buch ruch, F6f. (2) ANHONY NOONA FEF. (4) Date of Interview 17103 Type: Telephonic Televideo Conference Repronal (copy is given to applicant papilicant's representative). Exhibit shown or demonstration conducted: Yes No if yes, brief description:	
Agroement was reached. Awas not reached. Claim(s) discussed: We cord. Identification of prior art discussed: We cord.	
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: DISCUSSED AND OF PECOND AND PYDDDSCOL Claim AMENDAMENTS Claim amendments bagged: as discussed Would be met with tavorable consideration	

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable is available, a summary thereof must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.

It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

Examiner Note: You must sign this form unless it is an attachment to another form.